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## UNITED STATES DISTRICT COURT WESTERN DISTRICT OF WASHINGTON AT SEATTLE

Case No. 2:24-cv-1032

**DEFENDANT LAURA** 

**CHAMBERS' RESPONSES TO** 

**INTERROGATORIES AND** 

PLAINTIFF'S SECOND SET OF

REQUEST FOR PRODUCTION

STEVE TEIXEIRA,

Plaintiff,

MOZILLA CORPORATION a.k.a. M.F.
Technologies, a California corporation;
MOZILLA FOUNDATION, a California public
benefit corporation; LAURA CHAMBERS and
her marital community; WINIFRED MITCHELL
BAKER and her marital community, and DANI
CHEHAK and her marital community.

Defendants.

TO: Plaintiff Steve Teixeira

AND TO: Plaintiff's Counsel of Record

Defendant Laura Chambers ("Defendant"), by and through her counsel of record, hereby responds to Plaintiff Steve Teixeira ("Plaintiff") Second Set of Interrogatories and Requests for Production to Defendant Laura Chambers as follows:

## **GENERAL OBJECTIONS AND DEFINITIONS**

The following General Objections shall be considered as made, to the extent applicable, in response to each of the Interrogatories and Requests, as if the General Objections were fully set forth in each such response, including those responses which also set forth specific objections.

1. Defendant objects to each Interrogatory and Request to the extent that it seeks to impose obligations beyond those set forth by the Federal Rules of Civil Procedure.

DEFENDANT LAURA CHAMBERS' RESPONSES TO PLAINTIFF'S SECOND SET OF INTERROGATORIES AND REQUEST FOR PRODUCTION - 1

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- 2. Defendant objects to each Interrogatory and Request to the extent that it calls for the production of documents or information containing trade secrets, proprietary information, confidential information and other competitively sensitive business or commercial information.
- 3. Defendant objects to each Interrogatory and Request to the extent that it seeks privileged documents or privileged information, including, without limitation, documents or information that were prepared, generated, or received for or in anticipation of litigation, documents or information that constitute attorney work product, or documents or information that is protected by a claim of privilege or immunity, including, without limitation, the attorney-client privilege, common interest or joint defense privilege, or any other applicable privilege or immunity. Such documents or information shall not be provided in response hereto, and inadvertent disclosure shall not be deemed a waiver of any privilege, immunity or protection.
- 4. Defendant objects to each Interrogatory and Request to the extent it is vague, ambiguous, compound, or does not describe the information sought with sufficient particularity.
- 5. Defendant's responses to Plaintiff's Interrogatories and Requests are based on information presently available to Defendant. Defendant reserves the right to supplement and/or amend these responses or to supply additional documents at a later time, if further information becomes available in the course of Defendant's diligent inquiries, through discovery or otherwise. These responses should not be construed as, and do not constitute a waiver of, Defendant's rights to prove additional facts at trial.
- 6. Defendant objects to each Interrogatory and Request to the extent it is unduly burdensome, oppressive, or harassing.
- 7. Defendant objects to each Interrogatory and Request to the extent that it is overly broad and not limited in time or scope.
- 8. To the extent that Defendant states that it will identify or produce documents responsive to the Requests, this is an indication that Defendant has used reasonable diligence to locate the requested documents it believes, in the exercise of reasonable business and technological

usage, are relevant, responsive, and non-privileged. To the extent Plaintiff required Defendant to do more than the foregoing, Defendant objects to each and every Request on the ground that it would subject Defendant to oppression, harassment, and undue burden.

#### ANSWER TO INTERROGATORIES

**INTERROGATORY NO. 2:** Identify all accounts that you have used in the last five years including, but not limited to, email addresses, social media, phone numbers, blogs, messaging applications (e.g., Signal, Telegram, or Snapchat, or other similar applications and accounts).

#### **ANSWER TO INTERROGATORY NO. 2:**

Defendant objects to this Interrogatory on the grounds that it overly broad, unduly burdensome, and not reasonably tailored or proportional to the needs of this case insofar as it seeks information that is not relevant to any party's claims or defenses. Defendant also objects to this Interrogatory on the grounds that it seeks documents containing information pertaining to individuals, the disclosure of which would constitute a violation of any individual's right of privacy under Article I, Section 7 of the Washington Constitution and/or any other constitutional, statutory, or common law right of privacy. Without waiving the objections, Defendant responds as follows:

# THE BELOW INFORMATION SHALL BE DESIGNATED AS "CONFIDENTIAL" UNDER THE PARTIES' PROTECTIVE ORDER:

Phone: +61461592287 and +14084068613

Social Media/Blogs: Facebook, Pinterest, Instagram, X (formally Twitter); LinkedIn; WhatsApp; Signal

Emails: lchambers@mozilla.com; lpeile@gmail.com.

# RESPONSE TO REQUESTS FOR PRODUCTION OF DOCUMENTS

**REQUEST FOR PRODUCTION NO. 2:** Produce any documents and communications discussing the TK Law report or assessment.

DEFENDANT LAURA CHAMBERS' RESPONSES TO PLAINTIFF'S SECOND SET OF INTERROGATORIES AND REQUEST FOR PRODUCTION - 3

## **RESPONSE TO REQUEST NO. 2:**

Defendant objects to this Request on the grounds that it seeks information protected by the attorney-client privilege, work-product doctrine, and/or other applicable privileges. Defendant objects to this Request as overly broad, unduly burdensome, and not reasonably tailored or proportional to the needs of this case insofar as it seeks information that is not relevant to any party's claims or defenses. In particular, documents and/or communications that merely mention the TK Law report or assessment are over encompassing and will not necessarily relate to the relevant claims or defenses at issue in this case.

**REQUEST FOR PRODUCTION NO. 3:** Produce all documents from January 2022 to the present related to or regarding the hiring, transition, succession, or removal of individuals as Mozilla CEO.

## **RESPONSE TO REQUEST NO. 3:**

Defendant objects to this Request on the grounds that it seeks information protected by the attorney-client privilege, work-product doctrine, and/or other applicable privileges. Defendant objects to this Request as overly broad, unduly burdensome, and not reasonably tailored or proportional to the needs of this case insofar as it seeks information that is not relevant to any party's claims or defenses. In particular, "all documents" related to the hiring, transition, succession, or removal of individuals as Mozilla CEO from January 2022 to the present are over encompassing and will not necessarily relate to claims or defenses. Defendant also objects to this Request on the grounds that it violates the individual right of privacy under Article I, Section 7 of the Washington Constitution and/or any other constitutional, statutory, or common law right of privacy. Subject to and without waiving the objections, Defendant responds as follows:

DLA PIPER LLP (US)

By: s/ Anthony Todaro Anthony Todaro, WSBA No. 30391 s/ Alexandria Cates Alexandria Cates, WSBA No. 53786 701 Fifth Avenue, Suite 6900

Tel: 206.839.4800

E-mail: anthony.todaro@us.dlapiper.com E-mail: alexandria.cates@us.dlapiper.com

Attorneys for Defendants MOZILLA CORPORATION a.k.a M.F. TECHNOLOGIES, LAURA CHAMBERS, WINIFRED MITCHELL BAKER, and DANI CHEHAK

DEFENDANT LAURA CHAMBERS' RESPONSES TO PLAINTIFF'S SECOND SET OF INTERROGATORIES AND REQUEST FOR PRODUCTION - 5

## **CERTIFICATION**

The undersigned attorneys for Defendant Laura Chambers have read the foregoing Second Set of Interrogatories and Requests for Production, and Defendant's answers and responses thereto, and states that they are in compliance with applicable Federal Rules of Civil Procedure and the Local Rules of the Western District of Washington, this <u>2nd</u> day of <u>April</u> 2025.

s/ Anthony Todaro

Anthony Todaro, WSBA No 30391 Alexandria Cates, WSBA No. 53789 Attorneys for Defendants Mozilla Corporation, Laura Chambers, Winifred Michell Baker, and Dani Chehak

DEFENDANT LAURA CHAMBERS' RESPONSES TO PLAINTIFF'S SECOND SET OF INTERROGATORIES AND REQUEST FOR PRODUCTION - 6

DLA Piper LLP (US) 701 Fifth Avenue, Suite 6900 Seattle, WA 98104-7044 | Tel: 206.839.4800

<u>VERIFICATION</u>				
I, Laura Chambers, declare under penalty of perjury under the laws of the State of Washing				
	that I have read the foregoing answers and responses to Plaintiff's Second Set of Interrogatories			
	and all of the answers and responses are true and correct to the best of my knowledge and belief.			
	4/2/2025   13:10 PDT DECLARED this day of, 2025.			
	Signed by:			
	Laura Chambers			
İ	Laura Chambers BF20951752E2449			
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# **CERTIFICATE OF SERVICE**

2	I hereby certify that on April 2, 2025, I caused a true and correct copy of the foregone document to be served on the parties listed below in the manner indicated:		
3			
4	Amy Alexander	□ Via Hand Delivery	
5	Mathew Harrington STOKES LAWRENCE, P.S.	□ Via U.S. Mail	
6	1420 Fifth Avenue, Suite 3000 Seattle, WA 98101-2393 Telephone: (206) 626-6000	⊠ Via E-mail	
7	Fax: (206) 464-1496 Amy.alexander@stokeslaw.com	☐ Via the Court's E-Service Device	
8	Mathew.Harrington@stokeslaw.com laura.smith@stokeslaw.com		
9	sarah.armon@stokeslaw.com Maricarmen.Perez-Vargas@stokeslaw.com anna.armitage@stokeslaw.com		
1	Attorneys for Plaintiff Steve Teixeira		
2	Darren A. Feider	☐ Via Hand Delivery	
.3	Amanda V. Masters SEBRIS BUSTO JAMES 15375 SE 30th Pl., STE 310	□ Via U.S. Mail	
.4	Bellevue, Washington 98007 dfeider@sbj.law	⊠ Via E-mail	
.5	amasters@sbj.law epruzinsky@sbj.law	☐ Via the Court's E-Service Device	
.6	kmarchenko@sbj.law		
.7	Attorneys for Defendant Mozilla Foundation		
8	I declare under penalty of perjury under the laws of the state of Washington that the foregoing is true and correct.  Dated this 2 <sup>nd</sup> day of April, 2025.   Solvey Bittle  Jacey Bittle  Jacey Bittle, Legal Executive Assistant		
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23	Jacey	Dittie, Legai Executive Assistant	
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DEFENDANT LAURA CHAMBERS' RESPONSES TO PLAINTIFF'S SECOND SET OF INTERROGATORIES AND REQUEST FOR PRODUCTION - 7